## IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

UNITED STATES OF AMERICA : CRIMINAL
v. : 428 : NO. <u>20-cr-248</u> <u>WILLIAM T. MCCANDLESS</u> :
CONDITIONS OF RELEASE ORDER
BAIL
Defendant is released on bail in the amount of: \$50,000.00 xO/Rcash
PRETRIAL SERVICES
Defendant shall report to Pretrial Services:  as directed by Pretrial Services.  times per week in person.  times per week via telephone.
Defendant shall attend mental health services under the guidance and supervision of Pretrial Services.  Defendant shall submit to random drug testing as directed by Pretrial Services.  Defendant shall refrain from excessive use of alcohol or from any use of a narcotic drug or other controlled substance, as defined in Section 102 of the Controlled Substances Act, 21 U.S.C. § 802, without a prescription by a licensed medical practitioner.  Defendant shall undergo drug/alcohol treatment if necessary as determined by Pretrial Services.  X Defendant shall submit to location monitoring at the following address:  2200 Kentmere Parkway, Wilmington, DE 19806. The defendant is not to change addresses unless given permission by Pretrial Services.
This Court, based upon evidence that Defendant has adequate financial resources, finds that he/she shall pay all or part of the cost of the court-ordered monitoring program, in an amount to be specified by Pretrial Services.
Curfew. You are restricted to your residence every day from to during which electronic monitoring will be in place, or as directed by the pretrial services office or supervising officer.
Home Detention. You are restricted to your residence at all times except for

employment; education; religious services; medical, substance abuse, or mental health

roved by	
	PASSPORT
X	_ Defendant shall surrender and/or refrain from obtaining a <b>passport</b> .
	TRAVEL
X X	Travel is restricted to the <b>Eastern District of Pennsylvania</b> .  Travel is restricted to the District of Delaware.  Unless prior permission is granted by Pretrial Services.
	FIREARMS
X	Defendant shall surrender and/or refrain from obtaining any firearms. Any other firearms in any premises where the defendant resides while on supervised release to be removed from the premises and no firearms are to be brought into the premises during this period. The defendant shall execute a completed Prohibition on Posses of Firearms Agreement.
	MISCELLANEOUS
x	Defendant shall have no contact with co-defendants, potential witnesses in this correction individuals engaged in any criminal activity.  Defendant must maintain present employment.  Defendant must actively seek gainful employment.  Defendant shall undergo a mental competency evaluation.  Defendant must reside:  at:  with:
	COMPUTERS/INTERNET

Y The Defendant is much thirted from procession and/or use of any
xNo computer: The Defendant is prohibited from possession and/or use of any computers and connected devices.
Computer, no internet access: The Defendant is permitted use of computers or connected devices, but is not permitted access to the Internet (as World Wide Web, FTP sites, IRC servers, instant messaging). Computer with internet access: The Defendant is permitted use of computers or connected devices, is permitted access to the internet for legitimate purposes, and is responsible for any fees connected with the installation and use of monitoring software.
Other Residents: By consent of other residents, all computers located at the address of record shall be subject to inspection to insure the equipment is password protected.
x Other Restrictions: (1) No contact with minors unless in the presence of a parent or legal guardian; (2) The defendant is prohibited from possessing and/or viewing any pornographic materials/erotica, in any form.
OTHER CONDITIONS:
As a further condition of release, defendant shall not commit a Federal, State, or local crime during the period of release. The commission of a Federal offense while on pretrial release will result in an additional sentence of a term of imprisonment of not more than 10 years, if the offense is a felony; or a term of imprisonment of not more than 1 year, if the offense is a misdemeanor. This sentence shall be in addition to any other sentence.
Any violation of the conditions of release may result in revocation of bail and imprisonment pending trial.
William T. McCandless Do Candless Do Candl
It is so ORDERED this day ofDECEMBER, 2020.

BY THE COURT:

Henry S. Perkin

Digitally signed by Henry S. Perkin

DN: cn=Henry S. Perkin, o=U.S. Courts, ou,
email=judge\_henry\_perkin@paed.uscourt
s.gov, c=US
Date: 2020.12.03 15:05:50 -05'00'

HENRY S. PERKIN

HENRY S. PERKIN

UNITED STATES MAGISTRATE JUDGE

Last Revised: 10/01/18